section of this notice no later than September 15, 1995.

Date: August 17, 1995.

James W. Shaw,

Associate Director for Royalty Management. [FR Doc. 95–20847 Filed 8–22–95; 8:45 am] BILLING CODE 4310–MR–P

National Park Service

Notice of Availability of the Final Development Concept Plan/ Amendment to the General Management Plan and Final Environmental Impact Statement for Crater Lake National Park, Oregon

SUMMARY: Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969 (Public Law 91–190, as amended), the National Park Service, Department of the Interior, has prepared a Final Development Concept Plan/ Amendment to the General Management Plan/Environmental Impact Statement (DCP/FEIS) that describes and analyzes a proposal and three alternatives that meet immediate and long-term needs at Crater Lake National Park regarding employee housing, completion of the ongoing redevelopment at Rim Village, and maintenance, administration, and storage facilities.

The Draft Development Concept Plan/Amendment to the General Management Plan/Environmental Impact Statement (DCP/DEIS) was released for public review on November 29, 1994 (59 FR 228), and the public comment period closed February 2, 1995. During this comment period, three public meetings were held and written comments were also received. The DCP/FEIS contains responses to the comments received and modifications to the document as needed in response to the comments.

The proposal, which was developed in response to public and agency comments on the DCP/DEIS, calls for removing the visitor parking at Rim Village and constructing a new parking structure 800 feet off the rim with a shuttle bus system to provide yearround access to the rim; creating a new roadway on which visitors would travel from the parking facility to Crater Lake Lodge in shuttle buses; partially restoring to natural conditions a oneacre maintenance yard near park headquarters with the remainder of the site converted to an employee recreation area; developing a 98-person employee dormitory and associated parking, roads, pedestrian path, seasonal employee recreational vehicle (RV) sites, a maintenance building and group campsites at Mazama Village. New opportunities for placement of facilities

originally proposed at the South Entrance were identified through the public review for the DCP/DEIS. Consequently, a separate planning effort would be undertaken to determine the most appropriate location for construction of these facilities, including employee housing (approximately 20–30 houses, 15–20 RV sites, and a second 98-person dormitory to replace the Rim Village dormitory), and additional support and storage facilities.

Three alternatives were considered, in addition to the proposal. The no-action alternative would implement the 1988 DCP and include development of two day-use parking areas to service Rim Village with associated connecting trail and new road connecting facilities on the rim, and a new employee dorm for 60–65 people. The South Entrance focus alternative would construct a new employee dormitory at Mazama Village and would relocate park headquarters, additional employee housing, and support/storage facilities to the South Entrance. The Mazama focus alternative would concentrate most development at Mazama Village, including a new employee dormitory and support/ storage facilities, with additional employee housing at the South

Major impact topics assessed for the proposed action and the alternatives include earth resources, surface water, groundwater/water supply, water quality, air quality, vegetation, wildlife, special-status animal species, ecosystem processes, cultural resources, visitor experience, employee commuting and delivery of services, and land use and zoning.

SUPPLEMENTARY INFORMATION: The noaction period on this final plan and environmental impact statement will end 30 days after the Environmental Protection Agency has published a notice of availability of the DCP/FEIS in the **Federal Register**. For further information, contact: Superintendent, Crater Lake National Park, Post Office Box 7, Crater Lake, OR 97604–0007; telephone (503) 594–2211.

Copies of the DCP/FEIS will be available at Crater Lake National Park Headquarters, as well as the following locations: Multnomah County Library, 801 SW 10th, Portland, OR; Salem Library, 585 Liberty SE, Salem, OR; Klamath County Library, 126 South 3rd, Klamath Falls, OR; Eugene Library, 100 W 13th, Eugene, OR; Jackson County Library, 413 W Main, Medford, OR; Deschutes County Library, 507 NW Wall St., Bend, OR; Josephine County Library, 200 NW C, Grants Pass, OR;

Douglas County Library, Courthouse, Roseburg, OR; Office of Public Affairs, National Park Service, Department of the Interior, 1849 C Street NW, Washington, DC; and National Park Service, Seattle System Support Office, 909 First Ave;, Seattle, WA.

Dated: August 14, 1995.

Rory D. Westberg,

Acting Deputy Field Director, Pacific West Area, National Park Service.

[FR Doc. 95–20811 Filed 8–22–95; 8:45 am] BILLING CODE 4310–70–M

Availability of Plan of Operations and Environmental Assessment, Oil Well Plugging and Abandonment; Murphy Exploration and Production Company, Big Thicket National Preserve, Hardin County, Texas

Notice is hereby given in accordance with Section 9.52(b) of Title 36 of the Code of Federal Regulations that the National Park Service has received from Murphy Exploration and Production Company a Plan of Operations to plug and abandon an oil well, and reclaim the operations area in Big Thicket National Preserve, located within Hardin County, Texas.

The Plan of Operations and Environmental Assessment are available for public review and comment for a period of 30 days from the publication date of this notice. The documents can be viewed during normal business hours at the Office of the Superintendent, Big Thicket National Preserve, 3785 Milam Street, Beaumont, Texas. Copies can be requested from the Superintendent, Big Thicket National Preserve, 3785 Milam, Beaumont, TX 77701.

Dated: August 17, 1995.

Richard F. Strahan,

Acting Superintendent, Big Thicket National Preserve.

[FR Doc. 95–20865 Filed 8–22–95; 8:45 am] BILLING CODE 4310–70–M

AGENCY FOR INTERNATIONAL DEVELOPMENT

Housing Guaranty Program; Notice of Investment Opportunity

The U.S. Agency for International Development (USAID) has authorized the guaranty of loans to Banco Centroamericano de Integracion Economica (CABEI) ("Borrower") as part of USAID's development assistance program. The proceeds of this loan will be used for a municipal infrastructure finance program to finance urban environmental infrastructure for the

benefit of low-income families in Central American countries. At this time, CABEI has authorized USAID to request proposals from eligible lenders for a loan under this program of \$7 Million U.S. Dollars (US\$7,000,000). The name and address of the Borrower's representatives to be contacted by interested U.S. lenders or investment bankers, the amount of the loan and project number are indicated below:

Banco Centroamericano De Integracion Economica

Project No: 596–HG–010—Amount: US\$7,000,000.

Housing Guaranty Loan No.: 596-HG-007 A01, 596-HG-010 A01.

1. Attention: Mr. Jaime Chavez-Almendares, Financial Manager, Banco Centroamericano de Integracion Economica (CABEI), P.O. Box 772, Tegucigalpa, D.C., Honduras.

Telefax Nos.: 011/(504) 37–0188 or 011/(504) 37–9173 (preferred communication).

Telephone Nos.: 011/(504) 37–3119 or 011/(504) 38–4901.

Interested lenders should contact the Borrower as soon as possible and indicate their interest in providing financing for the Housing Guaranty Program. Interested lenders should limit their bids to the Borrower's representatives by Wednesday, September 6, 1995, 12:00 noon Eastern Daylight Savings Time. Bids should be open for a period of 48 hours from the bid closing date. Copies of all bids should be simultaneously sent to the following:

Mr. Ronald Carlson, Director, Regional Housing and Urban Development Office, Central America, USAID/RHUDO/Guatemala, Unit 3323, APO AA 34024. (Street address: 1 Calle 7–66, Zona 9, 01009, Plaza Uno Bldg., Guatemala City, Guatemala, C.A.)

Telefax Nos.: 011/(502) 2–320–663 or 011/(502) 2–311–151 (preferred communication).

Telephone Nos.: 011/(502) 2–320–603 or 011/(502) 2–320–202.

Mr. Charles Billand, Assistant Director, Mr. Peter Pirnie, Financial Advisor.

Address: U.S. Agency for International Development, Office of Environment and Urban Programs, G/ENV/UP, Room 409, SA–18, Washington, DC 20523–1822.

Telex No.: 892703 AID WSA. Telefax No.: 703/875–4384 or 875– 4639 (preferred communication).

Telephone No.: 703/875–4300 or 875–

For your information the Borrower is currently considering the following terms:

- (1) Amount: U.S. \$7 million.
- (2) *Term:* Alternatives of 15, 20, 25 and 30 years.
- (3) Grace Period: Five years grace on repayment of principal. (During grace period, semi-annual payments of interest only. Thereafter, semiannual level payments of principal and interest over the remaining life of the loan).
- (4) *Interest Rate:* Quotes for fixed rate, only.
 - Fixed Interest Rate: For bid comparison purposes, rates are to be quoted based on a spread over an index, specifically the 67/8% U.S. Treasury Bond due August 15, 2025. The actual rate is to be set at the time of acceptance.
- (5) Prepayment:
 - (a) Offers should include options for prepayment and mention prepayment premiums, if any.Options for prepayment should be on the following basis:
 - (i) For a 15 year term, callable after five years on any semi-annual payment date.
 - (ii) For 20, 25, 30 year terms, callable after 10 years on any semi-annual payment date.
- (b) Only in an extraordinary event to assure compliance with statutes binding USAID, USAID reserves the right to accelerate the loan (it should be noted that since the inception of the USAID Housing Guaranty Program in 1962, USAID has not exercised its right of acceleration).
- (6) Fees: Offers should specify the placement fees and other expenses, including USAID fees, Paying and Transfer Agent fees, and out of pocket expenses, etc. Lenders are requested to include all legal fees in their placement fee. Such fees and expenses shall be payable at closing from the proceeds of the loan. All fees should be clearly specified in the offer.
- (7) *Closing Date:* Not to exceed 60 days from date of selection of lender.

Selection of Investment bankers and/ or lenders and the terms of the loan are initially subject to the individual discretion of the Borrower, and thereafter, subject to approval by USAID. Disbursements under the loan will be subject to certain conditions required of the Borrower by USAID as set forth in agreements between USAID and the Borrower.

The full repayment of the loans will be guaranteed by USAID. The USAID guaranty will be backed by the full faith and credit of the United States of America and will be issued pursuant to authority in Section 222 of the Foreign Assistance Act of 1961, as amended (the "Act").

Lenders eligible to receive the USAID guaranty are those specified in Section 238(c) of the Act. They are: (1) U.S. citizens; (2) domestic U.S. corporations, partnerships, or associations substantially beneficially owned by U.S. citizens; (3) foreign corporations whose share capital is at least 95 percent owned by U.S. citizens; and, (4) foreign partnerships or associations wholly owned by U.S. citizens.

To be eligible for the USAID guaranty, the loans must be repayable in full no later than the thirtieth anniversary of the disbursement of the principal amount thereof and the interest rates may be no higher than the maximum rate established from time to time by USAID.

Information as to the eligibility of investors and other aspects of the USAID housing guaranty program can be obtained from: Mr. Michael J. Lippe, Director, Office of Environment and Urban Programs, U.S. Agency for International Development, Room 409, SA–18, Washington, DC 20523–1822, Fax Nos: 703/875–4384 or 875–4639, telephone: 703/875–4300.

Dated: August 18, 1995.

Michael G. Kitay,

Assistant General Counsel, Bureau for Global Programs, Field Support and Research, U.S. Agency for International Development. [FR Doc. 95–20951 Filed 8–22–95; 8:45 am] BILLING CODE 6116–01–M

INTERNATIONAL TRADE COMMISSION

[Investigations Nos. 731-TA-736 and 737 (Preliminary)]

Large Newspaper Printing Presses and Components Thereof, Whether Assembled or Unassembled, From Germany and Japan

Determinations

On the basis of the record ¹ developed in the subject investigations, the Commission determines, pursuant to section 733(a) of the Tariff Act of 1930 (19 U.S.C. 1673b(a)),² that there is a reasonable indication that an industry in the United States is materially injured ³ by reason of imports from

¹The record is defined in sec. 207.2(f) of the Commission's Rules of Practice and Procedure (19 CFR 207.2(f)).

² These investigations are subject to the Uruguay Round Agreements Act amendments to the Tariff Act of 1930.

³ Commissioner Rohr and Commissioner Newquist determine that there is a reasonable indication of threat of material injury.